

DCP/WPC F. #2020R00508

U.S. Department of Justice

United States Attorney Eastern District of New York

271 Cadman Plaza East Brooklyn, New York 11201

January 21, 2021

By ECF and Fedex

Sabrina Shroff, Esq. 44 Gramercy Park Apt. #7a New York, NY 10010

Re: United States v. Colinford Mattis

Criminal Docket No. 20-203 (BMC)

Dear Ms. Shroff:

I serve as one of the government filter counsel in the above-referenced matter. Enclosed is a USB drive containing additional discoverable material produced in accordance with Rule 16 of the Federal Rules of Criminal Procedure. This supplements the disclosure of Rule 16 discovery previously produced to the defendant.

The enclosed USB drive contains a database with the contents of the defendant's Apple iPhone, which was searched pursuant to a search warrant. We understand that the government attorneys appearing on the defendant's case (the "Prosecution Team") provided you with a copy of the defendant's iPhone which did not contain potentially privileged materials. The database contained in the enclosed USB drive includes all items extracted from the iPhone, including those withheld from the Prosecution Team. Please feel free to contact me, if you have any questions.

Very truly yours,

SETH D. DUCHARME Acting United States Attorney

By: /s/ William P. Campos

William P. Campos Assistant U.S. Attorney (718) 254-6104

Enclosure (by Fedex only)